the office with other state and local governmental or private entity offices in order to maintain the offices in a cost-effective location that is convenient to the public.

- Sec. 3. SUBCHAPTER CREATED. The Code editor shall codify sections 217.42 and 217.43, as created in this Act, as a subchapter of chapter 217, entitled "Field Services Organization".
- Sec. 4. EFFECTIVE DATE. This Act, being deemed of immediate importance, takes effect upon enactment.

Approved April 14, 1992

## CHAPTER 1080

AGRICULTURAL LAND TENURE STUDIES
H.F. 2209

AN ACT relating to agricultural land tenure studies.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 266.39A, Code 1991, is amended to read as follows: 266.39A AGRICULTURAL RESEARCH.

Iowa state university of science and technology shall conduct continuing agricultural research to provide information about environmental and social impacts of agricultural research on the small or family farm and information about population trends and impact of the trends on Iowa agriculture, in addition to research that may include the categories specified in section 266.39B, subsection 2. The research shall include an agricultural land tenure study conducted every five years to determine the ownership of farmland, by county, and to analyze the ownership trends, using the categories of land ownership defined in chapter 172C. The study shall be conducted on the basis of regions established by the university. A region shall be composed of not more than twenty-three contiguous counties.

Approved April 14, 1992

## CHAPTER 1081

## REGULATION OF MILK H.F. 2249

AN ACT relating to the regulation of milk and increasing certain fees.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 194.3, subsection 2, Code 1991, is amended to read as follows:

- 2. "Milk used for manufacturing purposes" means milk or milk products manufactured into butter, cheese, ungraded dry milk, or other dairy products except milk and milk products as defined in chapter 190 the Grade "A" Pasteurized Milk Ordinance provided in section 192.102.
- Sec. 2. Section 194.4, unnumbered paragraph 3, Code 1991, is amended to read as follows: At least four times in every six-month period once within each thirty days a test shall be made of each a producer's milk to determine the existence of evidence of production from mastitic cows. The secretary shall determine and promulgate adopt the standards and methods of testing the milk for this purpose being. The secretary shall be guided by recommendations or regulations established by federal agencies regulating in this field.
- Sec. 3. Section 194.6, unnumbered paragraph 2, Code 1991, is amended to read as follows: For the purpose of quality improvement and payment, the following classifications of milk for bacterial estimate are applicable:

Bacterial Estimate Classification	Standard Plate Count or Equivalent	
Class 1	Not over <del>300,000</del> 100,000	
	per Milliliter	
Class 2	Not over <del>1,000,000</del> <u>300,000</u>	
	per Milliliter	
Undergrade	Over <del>1,000,000</del> 300,000	
	per Milliliter	

Sec. 4. Section 194.8, Code 1991, is amended to read as follows: 194.8 UNACCEPTABLE MILK.

Milk acceptable from the standpoint of organoleptic examination, containing no excessive extraneous matter and classified in excess of one million three hundred thousand for bacterial estimate, may be used in the processing and manufacturing of dairy products for human consumption for a period of seven consecutive days.

After a week another quality test must be run performed on this the producer's milk, and if the milk has not improved to class 2 or better, similar tests must be made at least one day per week for three successive weeks. If after the fourth weekly test the milk from the producer has not improved to class 2 or better, no plant shall accept milk from this producer for the manufacture of dairy products for human consumption until the secretary has authorized the producer's reinstatement. Any further acceptance of milk from this producer shall be on the basis of testing the first shipment for extraneous matter and bacterial estimate to determine if the milk is class 2 or better. If two of the last four consecutive bacterial counts exceed the class 2 standard, the department shall deliver, or require the purchaser to deliver, a written notice to the producer. An additional sample shall be taken at least three days after taking the previous sample, but within twenty-one days following delivery of the notice. The department shall immediately suspend the permit of the producer or immediately institute legal proceedings to restrain production if the class 2 standard is violated according to three of the last five bacterial counts.

Sec. 5. Section 194.9, Code 1991, is amended to read as follows: